Attorney DeLamatre Calls the Officers of Taylor's Bank Into Court.

EXECUTIONS ALL RETURNED UNSATISFIED

Evidence Falls to Disclose Where Creditors Are to Find Any Assets to Liquidate Claims Against the Defunct Institution.

The inquiry to ascertain what has become of the assets of the Globe Loan and Trust company began before Judge Baker yesterday upon an order of the court recently made, requiring the officers of the company to appear with their books and those of the Linwood Park Land company. Judge Baker's order has been made on the strength of an affidavit by Clayton W. De Lamatre and an application from the executors of the late Asa W. Briggs of St. Lawrence county, New York, stating that a judgment in favor of Briggs in December, 1896, for a little over \$500 had not availed the plaintiffs anything, an execution having been leyled, but returned by the sheriff unsatisfied because no property of the defendant could be found. Mr. De Lamatre proposes to find out what disposition has been made of the property of the Globe Loan and Trust company to see if there is anything left upon which he can levy in the interest of

W. Beech Taylor, secretary and treasurer, and Henry O. Devrics, president of the company, appeared and were examined. Cadet Taylor, its vice president, was not in the city. He is supposed to be in Washington. The particular books and papers needed by Mr. De Lamatre had not been brought into court, so a continuance until next Saturday was necessitated. The rent collection book and two certain deeds are especially needed. Neither Mr. Taylor nor Mr. Devries seemed to have much personal knowledge of the transactions of their company, apart from the records and books. Their testimony generally amounted to, "I don't Mr. De Lamatre did bring out, however, that the Globe Loan and Trust company has \$2,000 worth of stock in the National Bank of Commerce and a \$5,000 equity in Thornton Place, as an interest in the Thornton syndicate. This is tied up, though, as security for a debt of \$2,000 owed to the National Bank of Commerce. Mr. Taylor stated this much.

Answers Not Satisfactory.

It also came out that the two deeds so much desired in evidence are two deeds of respectively, January 2. trust made by the Globe Loan and Trust company to the Linwood Park Land company and the Cottage Home Building company, respectively, in January and February, 1897, after the Briggs judgment, and conveying property of the Globe Lean and Trust company "to protect" certain creditors, according to the testimony of Mr. Loan and Trust company to be applied to Logan railroad wreck. the disbursements for the particular prop- | Ferguson, he says, had been after him erties under lease. Instances of this kind a great deal with a proposition to purchase were admitted to be the property at 108 and realty and worried him so much while he 110 North Thirteenth street; also a house was in the hospital that he finally signed at Forty-fifth and Jackson paying \$5 or \$6 the deed to get rid of his importuning. a month rent until about a year ago and The consideration was a stock of groceries two houses at Twenty-seventh and Blondo belonging to Haecke at 2215 Military avenue, streets. Most of the properties in this con- said to have been worth \$1,300, money dition, it was stated by Mr. Devries, are in amounting to \$550 and the assumption of the hands of receivers in mortgage fore- two mortgages, one for \$400 and the other closure suits. The rent from 108 and 110 for \$75. He also understood that none of North Thirteenth street goes to A. M. Fer- the incidental expenses of the transaction gage lien, but until a year ago it went into he states further, he recovered from his ury, Mr. Devries confessed.

erties in Barker's allotment, Grand View, Omaha View, Hawthorne's addition, Donovan's subdivision, McCormick's Second ad-Patrick's Second addition, Oak Knoll, Walnut Hill, Hanscom Place, Ralph Place, Prospect Place, Bowling Green, the north half of Gise's addition, Shinn's Second addition, West Omaha, West Side and the city townsite, particularizing by lot and present exact standing of realty which formerly had been in the hands of the Globe witnesses saying they could not speak from memory, but would have to have the books and records.

Not a Dollar in the Treasury.

Among Mr. Taylor's statements was one to the effect that the Globe Loan and Trust company does not now possess any property which has not been hypothecated in some way, subject to the claims of creditors; that it has not a dollar in its treasury and the officers have not received any salaries for a year and a half. Both Taylor and Devries admitted their connection with other companies, such as the Linwood Park Land company and the Cottage Home Building company. Mr. Devries is the secretary and treasurer of the Linwood Park Land company and Mr. Taylor said he had some office in the Cottage Home Building company, but just what it is he could not remember, for the reason that lately this concern had not done much business. He is also the secretary and treasurer of the Globe Building company. Of the Henryton Land refunded. company he said he knows nothing and as by Kuhn & Co.

to the Clabe Savines bank it has gone into

iguidation and is practically dead, For a little while Judge Baker was at a loss to see what all these other corporaing Mr. De Lamatre's affidavit, he declared it broad enough. Still he said the court would be powerless to make any order without these other corporations having first the benefit of service and being allowed their day in court. The nature of the proeeding was simply of an inquiry under section 533 in aid of execution, said Mr. De Lamatre, and did not involve a garnishment proceeding. Judge Baker permitted the in-quiry to go on with this understanding.

DISPOSING OF THE PRISONERS. Sentences Passed Upon Inmates of the County Jull.

assaulting Horace L. Case.

pleaded guilty to throwing a brick through writ issued by Judge Scott January 30 was a plate glass window at South without authority and in violation of the Omaha last month. He said he did statutes; the judge had no jurisdiction to paid some money due him for work as a that no judge of the district court has jurisbrick tender. As he had been in jall fifty- diction to compel the members of the Fire two days altogether, the court took this and Police Commission to grant a liquor into consideration and gave him a light license against their honest convictions; that sentence of thirty days, adding to it a fine the court has no authority to attempt to

Prince, a negro, burglary of the dwelling of Bessie Smith, December 13, and stealing a jacket worth \$16; John Mullen, two charges of daylight breaking, one concerning the breaking into Joseph Phelan's house January 18; Jeff Jones, colored, burglary of a barn belonging to Jennie Morgan, January 23, and taking two satchels of W. H. Thomas; Charles Smith, alias "Sloppy" Smith, burglary of the dwelling of Julius schonberger, January 18; Edwin M. Stover, alias Ed Harris Stover, forging the name of Vocgle & Dinning, per J. M. Dinning, to a United States National bank check for \$18.50, and the name of C. Dyball to a Nebraska National bank check for \$12, payable to George W. Harris, on January 28; Harry Loudenberg, forging the name of checks for \$27.68, \$27.98 and \$37.68 dent freeholder of the Third ward; also

DUTSON IS SICK OF HIS BARGAIN.

Brings Suit to Recover His Farm Which He Traded to Others. A suit to set aside a deed to a fruit farm on the ground of fraud was begun in the district court yesterday by Samuel Dutson against Charles F. Ferguson and George Devries. These transactions were in the Haecke. Dutson's story, as told in his peshape of hypothecation. Mr. Devries ad- tition, is that he was the owner on the Hyde mitted that he, as collector for the concern. Park fruit farm of ten acres on the Milihad been collecting some rents from several tary road at the edge of the city and was properties, but he said these rents had been induced to trade it off while laid up at the generally placed in the treasury of the Globe Swedish Emanuel hospital, the victim of the

ris of Boston, the holder of a first mort- were to be charged up to him. Eventually, stock to find that it would invoice only Mr. De Lamatre went over a list of prop. about \$400 and that the trade of the store was about \$3 a day instead of \$18 as had been represented. A charge of \$50 was also made against him for abstracting.

SECURES ANOTHER INJUNCTION. Northsiders Still Fighting Location of Smallpox Hospital.

Another injunction has been obtained by Charles H. Gration and other property block in his interrogatories to ascertain the holders against the city, respecting the Fontanelle park pest house. Judge Dickinson granted a temporary order on the Loan and Trust company, as supposed. None presentation of the matter by Robert W. of the answers were quite satisfactory, the Richardson. This order is to stand for a time Indefinite.

The matter came up on a supplemental petition, informing the court that the pest louse is being used for other purposes than that of keeping smallpox patients exclusively, as was contemplated by Judge Dickinson's former order. It was stated that on Wednesday last a measles patient was taken to the hospital, contrary to the terms of that order, and was still being kept Fault was also found with the sanitary arrangements of the place and the disposition of sewage. The petitioners aland the pest house has served its purpose. Judge Dickinson's order limits the city to smallpox patients only.

Bucklin's Arnien Salve. THE BEST SALVE in the world for Cuts. Sores, Ulcers, Salt Rheum, Fever etter, Chapped Hands, Chilblains, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction or money Price 25 cents per box. For sale

## Catarrh Leads to Consumption.

Fatal Disease.

are sometimes almost unbearable, the seat of the disease, and cured me few people are aware of the danger permanently, for I have had no touch of Catarrh for seven years. of which Catarrh is the forerunner. Catarrh invariably leads to Consumption. Growing worse and worse each winter, those who rely upon the usual treatment of sprays, washes and innaling mixtures find that it is impossible to check the disease with these local applications which only reach the surface. The offensive discharge increases all the while, causing a feeling of personal defilement, and gets deeper and deeper until it is on sprays, washes, inhaling mixonly a question of a short time tures, etc., which are only tempo until the lungs are affected.

The importance of the proper treatment can therefore be readily appreciated. But no good whatever can be expected from local applications, as such treatment never did cure Catarrh, and never

A Forerunner of the Most "I had such a severe case of Catarrh that I lost my hearing in one ear, and part of the bone in my nose sloughed off. I was constantly treated with sprays and washes, but each winter the disease seemed to have a firmer hold on me. I had finally been de-Though its offensive features clared incurable when I decided to It seemed to get right at

"MRS. JOSEPHINE POLHILL,

"Due West, S. C." Those who have had the first touch of Catarrh will save endless suffering by taking the right remedy at the outset. Others who have for years sought re-

lief and found only disappointment in local treatment will find it wise to waste no further time rary and can not save them from Consumption. Catarrh is a deepseated blood disease. S. S. is the only remedy which can reach the very bottom of the disease

and cure it permanently. Books sent free by the Swift Specific Company, Atlanta, Ga.

Connell Wants Another Round in the Moise License Case.

NOT SATISFIED WITH COURT'S DECISION

Findings of Judge Scott Should Not Stand and Be Taken as Final.

tion for a new trial in the mandamus case day, when the matron will endeavor t Judge Baker had a number of prisoners of Moise & Co. against the Fire and Police arraigned during the forenoon, and some Commission. No time has yet been set for of those who had been convicted were sen-tenced, a hearing, and Judge Scott goes to Sarpy county Monday to hold court there. Mean-Lawrence Pemberton, a negro, got two while the matter will remain pending and and a half years for shooting Ed Jensen, a week or two may pass before it is reached. white cook, in a general fight As many as ninety-four reasons are given a Douglas street restaurant for a new trial. Briefly the main ones, last summer. The sentencing of Mike from a legal point of view, are as follows: Corcoran for the forgery of a time check | Irregularity of proceedings preventing a was deferred. Newton Jones, colored, was fair trial to the defendant; abuse of discresent to the county jail for ninety days for tion on the part of the judge; lack of evidence to sustain court's decision and find-Daniel Gobin, a man 55 years of age, lings of February 23; that the peremptory it because he was angry over not being issue such writ; errors during the trial; control the judicial discretion of the board; The arraignments were, all the accused that the judgment and orders of Judge deading not guilty: Luke Long. bur- Scott are in violation of section 645 of the glary of the butcher shop of Daniel E. Code of Civil Proceedure, and that the final present superintendent of construction and Flotte, January 9, and taking meat; Lercy judgment did not follow the original writ.

Where the Court Erred.

Then all the facts of Judge Scott's sustaining objections of the counsel for Moise & Co. to the questions put by Mr. Connell to various witnesses are related. Among these were the court's refusal to allow Cashier Carrier of the Omaha National bank to testify as to the alleged forgery of the names of M. B. Sanders, Kate Fisher and L. J. Vamplieu to the Moise petition and as to Henderschott, who had been employed by Moise & Co. to obtain signatures to their petition; the court's sustaining of Wright's objections to Witness William Lauer's intended statement that he did not sign the name purporting to be his among the peti-Amos Sonniers to three Bank of Craig tion's signatures, and that he was not a resithe rulings of the court barring out all the evidence of Bartender Douglas and others as to the character of Jack Norton and the kind of saloon run by Norton under the Moise license of 1898, and refusing to admit in evidence the written complaints communicated to Chief of Police White and his formal protest and remonstrance.

The fact that Commissioner P. W. Birkhauser was put on the stand and was not allowed to give any testimony to show that the board had acted in good faith is also brought out. Mr. Birkhauser was ordered off the stand. All these matters are gone over carefully as to details, and are intended to constitute a basis for an appeal to the supreme court in the event of Judge Scott overruling the motion, as is expected.

License Must Wait.

The question of granting a license to Walter Moise will probably remain in statu quo until the supreme court finally disposes of the case. The Board of Fire and Police Commissioners will not molest Moise and will permit him to remain in business, but at the same time will not issue a license to

According to the plan of campaign mapped to be taken by the Board of Fire and Police the Globe Loan and Trust company's treas- injuries and took possession of the grocery to be taken by the Board of the Boar When he overrules the motion for a new which is expected, the city attorney bond to take the case to the supreme court. If this request is denied an application will be made direct to the supreme court. As soon as the bond is filed City Attorney Connell will present a brief to the supreme court and will push the case to as speedy a decision as possible.

Duponts Need Assistance.

The county commissioners have sent the wife and child of Andrew Dupont to Kansas City. She came here February 1 to be present at the trial of her husband for the killing of William Walker at the South Omaha prize fight of October 17. The trial did not occur until the month was more than half passed and she was all the time in destitute circumstances. Her husband being in jall could not render her any assistance. Since the acquittal of Dupont he and his family have been stopping at the Child Saving institute His confinement in jail had impaired his health somewhat and he was not able to go to work. A position in a South Omaha pack ing house is awaiting him as soon as he get eged that the smallpox epidemic is passed strong enough. Under the circumstances the county undertook to see that Mrs. Dupont and their baby girl were enabled to go back to Kansas City.

> Fetters that Are Galling. A petition for a divorce was filed by Christina Herbst yesterday, alleging that her husband, Henry Herbst, came home drunk seven months after they were married, in June, 1895, and threatened her life with a butcher's steel. They are South also states that he has frequently abused

Omaha people and live at 2711 R street. She her. Judge Fawcett granted a restraining order to prevent Herbst from doing any damage to her household effects, she representing to the court that she was afraid he

For frost bites, burns, indolent sores, eczema, ekin disease, and especially Piles, De Witt's Witch Hazel Salve stands first and best. Look out for dishonest people who try to imitate and counterfeit it. It's their endorsement of a good article.

NELSON IN POLICE COURT

Charged with Having Violated the Law by Selling Liquor on Sunday.

Judge Gordon listened to another saloon case Saturday afternoon in which Henry Nelson is charged with having kept his place, 2039 North Twentieth street, on Sunday. Two officers testified that they entered the place on Sunday afternson and purchased a couple of glasses of beer for themselves. They also saw him sell two bottles of beer. The case went over until Monday afternoon, at which time all similar cases will be urged, the defense holding that the state has no right to secure evidence for a prosecution by sending an officer around to get a statute broken. The prosecution insists that it is the only way to secure conclusive evidence and that it is often necessary to adopt what is considered a doubtful way of procuring evidence. decision of these cases is looked forward to by saloon men with undoubted interest.

Working the Charity Game.

John Hoyt, Joe Davis and George Black were arrested Saturday afternoon by Officer Drummy. They are slated as suspicious was given. characters, but the officer arrested them for something else. He had been down the First Methodist Episcopal church this to South Omaha and was coming back when evening under the auspices of the Woman's be observed the three get on the same Christian Temperance union. The follow-street car with him. Pretty soon Hoyt ing ministers will assist at the services. got up and passed from passenger to passenger with a paper, explaining that he was deaf and dumb and needed assistance. The other fellows were the authors of this Cure, ministers were greatly disturbed by method of raising cash, as Hoyt was really coughing congregations. No excuse for afflicted as represented. The officer paid now.

no attention to them until they reached Fourteenth and Bouglas streets, when he took them to the station. Davis and Black

Passed Mong from Des Maines. Olivia Gilmore came in from Des Moines la., Saturday afternoon and applied to Police Matron Ryan for assistance to get to Georgetown, Colo. She is deaf and almost blind, so that it is dangerous for her be on the street alone. She informed the matron that the commissioners in De-Moines had told her how charitable the people of Omaha are so that she felt she would have no trouble in securing funds to po her way to her destination. She has been a worker with the Pentecostal people an thinks they will help her also. She wi City Attorney Connell has filed his mo- he kept at the police station until Mon secure her transportation to Georgetown

Good and safe investments. Campbell & Christian, York, Neb.

#### SOUTH OMAHA NEWS.

Colonel Edward Roberts, the governme Inspector of buildings under the Treasury department, returned to Washington yesterday after spending three days here. He was here to inspect the work and the progress of the same under the direction of the superintendent of construction, Major Frank Cramer. His report on the building was most flattering under the circumstances, in asmuch as work on the building was to tended to be suspended during the winter The inspector was especially pleased with the progress made and reported accordingly to department headquarters. All material and work have been contemplated and arranged for four weeks in advance by the othing now stands in the way of a speedy completion. The boller is now in place and after much parleying and red tape the entire furnishings of the heating apparatus and system are now on the ground and a new force is at work installing the same Contracts for the electric wiring were scheduled to be let on February 21 and the same are now under way. The fireproofing which encases all iron and steel work as well as forms the actual floor foundations is now in place. One of the interesting features the signing of these three names by L. J. of this work is the required test applied to the dead load on floors, this being specified at 800 pounds per square foot, which was tested by an ingenious method by Major Cramer under witness of the inspector to 1,500 pounds at contractor's risk. The contract for the aluminum bronze

lock boxes has been let to the Yale and Towne Manufacturing company of Stamford, Conn., and are ordered delivered April 1 While the interior work has been pushed during the winter the sidewalk and approach work will consume at least three weeks of weather free from frost. The plastering of the building below the second story is nearly completed and the interior finish, which is being worked out in Chicago, is now ready for shipment. Seven burgiar-proof vault doors are about to be fitted.

An attempt was made last week to complete the balustrade around the roof of the building, but on account of the low temperature the superintendent stopped the work until warmer weather.

FRIENDS GATHER AT THE BIER. Funeral of the Late Mrs. Mayfield Largely Attended.

Funeral services over the remains of Mrs. Nellie Foster Mayfield were held at the late home of the deceased, 813 North Twenty third street, vesterday afternoon. Friends to the number of 200 or more were present and listened attentively to the services which were most impressive. Rev. Robert L. Wheeler, pastor of the First Presbyterlan church, and Rev. Howard Cramblet, pastor out by City Attorney Connell the next step of the Christian church, conducted the services. Rev. Cramblet opened the services with a scripture reading and this was followed by a song, "Just for Today," by Miss Jean Boyd Mullen, Rev. Wheeler, who Cas will ask permission to file a supersedeas always been a near friend of the family, told of the Christian spirit in which the deceased suffered and caused tears to come to the eyes of all present by relating the love and es teem in which the departed was held by the entire community.

Preceding the benediction by Rev. Wheeler and following the conclusion of his remarks Miss Mullen sang "One Sweetly Solemn Thought," which was one of the favorite songs of the deceased. All friends were given an opportunity of taking one last look at the remains, which were encased in a handsome casket surrounded by flowers sent by

Members of the World-Herald staff acted as pallbearers and conveyed the casket from the residence to the hearse and from the hearse to the train. The remains were taken to Louisville, this state, for interment,

Magle City Gossip.

Watkins & Co., lumber. Tel. 31. Drink Wollstein & Co.'s "310" whisky. Drugs. Melcher, the old reliable druggist A bad hole is reported in the west end of

the Q street vinduct.

Steel ranges-best quality, lowest prices at Sloan & Co.'s, 25th and N streets, Telephone and telegraph operators had hard time of it yesterday on account of th sleet on the wires. If you wish to buy or sell South Omaha

call on George & Company, new City Hall Building. Dean Fair will preach at St. Clement

mission. Twenty-ninth and S streets, at 7:4 o'clock this evening. The clerical force at Cudahy's office ha been cut about one-fourth on account of a reduction of business. Services will be held at 11 o'clock at S

at 4:30 o'clock this afternoon. Dan Cameron, superintendent of the Cudahy Packing company, has returned from a business trio to Sioux City.

It is reported that Councilman Harry Clingen will start for Hot Springs nex week to take treatment for rheumatism. A meeting of the trutees of the Firs Methodist Episcopal church has been callefor Tuesday evening at the church parlor.

E. S. Dimmock has returned from Liv and an engine for the Parks-Burness Driet

Rev. Burt, pastor of the First Christia church of Omaha, will speak at the Young Men's Christian association at 3 o'clock the The bonded debt of Soury Omaha is now

indebtedness, which will run the total up almost \$500,000. Preparations for a committee of citizens to go to Lincoln to lobby against the aumexa-

tion bill are being made and it is expectewarm spell so that property can be shown There is lots of inquiry and it is expecte

considerable property will change hands this spring. The city is full of tramps, who are gold from house to house soliciting aid. (ble Carroll has instructed all policemen to arrest tramps and suspicious charac bring them before the police palge for trial The entertainment at the Hawthorn school Friday evening was a success every respect. A program consisting

recitations, songs and instrumental music was provided and nearly \$50 was realized for the fund for which the entertainme. A union platform meeting will be held a

Before the discovery of One Minute Cough

Millard, Wheeler, Cramblet, Van Winkle

# A Great Rug Opportunity

Sacrificing all our remnants of fine carpets made up in rugs at reductions that mean from one-third to one-half less than they can be made up to order. Here are Royal Wiltons, Wilton Velvets, Axminsters, Body Brussels, Tapestry Brussels-all grades, all styles, all sizes. Bring your measures and come Monday for the finest lot of Carpet Rugs we have ever made up.

x0-0 Brusels	8.00	9x12-9 Moquette	22.00 10.00
Ix 10-3 Brussels Ix10-6 Brusels Ix0-6 Brusels Ix10-0 Moquetre Ix11-0 Moquetre	12.50 8.00 15.00	S-Ex13-6 Wilton	22.00 10.00 18.00
x10-6 Brusels	8.00 15.00	9x12-2 Brussels	18,00
x0-6 Brusels ix9-6 Moquette ix11-D Moquetre	8.00 15.00		
tx9-6 Moquette tx11-9 Moquetre	COULT STOCK		
tx11-0 Moquetre			A. 1.741.717
		10-6x12 Velvet	20.00
XII-6 Brusels	15.00	11-3x12 Brusels	18.50
	14,00	11-3x13 Brusels	20.00
	27.50	9x12-3 Brussels	17.50
	19.00	11-3x13 Brussels	20.00
	22.50	10-6x11 Moquette	17.75
	CO. 100 J.	10-6x12 Brussels	20.00
	100 P. C. (1947)	10-6x13-3 Brusels	22.50
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## Special Selling of Baby Carriages

This Week.

Just received large new stock and prices quoted are much lower than regular for goods of the substantial

Heavy buying of carriages enables us to quote you exceptional values on the best make of goods. All new stock—no last season's patterns prices about one-fourth less than reg-Carriage like cut-latest patent ular. wheel attachment-best running gear, with brake-large rattan body



### Orchard & Wilhelm Carpet Co. 1414-16-18 DOUGLAS STREET.

OBJECT TO THE AMENDMENTS

Citizens Meet and Resolve Against Further

Tinkering with City Charter. SATISFIED TO LET WELL ENOUGH ALONE

Taxpayers to the Number of Fifty Op-

pose Any and All Proposed Changes of Laws Governing the City.

In response to the call for a taxpayers' meeting to take action on the charter revision bill now pending before the regislature a half hundred citizens gathered in the council chamber of the city half last night and adopted a set of resolutions which declared that the proposed charter amendments were created for the sole purpose of increasing the burden of taxation upon a community already overburdened with taxes," and requested the Douglas county representatives to use their influence to kill the bill.

The resolutions were introduced by Henry W. Yates after J. H. McShane had been elected chairman and J. A. Baright secretary of the meeting. Mr. Yates insisted that while some of the proposed amendments may be desirable, they are so few in comparison with the number antagonistic to the interests of the taxpayers that he considered that none of them should be adopted in the form proposed. He made specific objections to sevral of the amendments, including the one that raises the salaries of the city clerk and emptroller from \$1,800 to \$2,000 a year, anther that increases the limit of the sinking fund from \$200,000 to \$350,000 and another which increases the fimit of the fire fund \$25,000. The purposes of these and others, Mr. Yates maintained, was to increase the

ax burdens. City Comptroller Westberg insisted that he increased salary for the comptroller was not advocated for his benefit, as the increase would not go into effect until his term expires, but he insisted that the office should oe paid such a salary, Regarding the fire fund, he pointed out that barely enough noney is at present provided to run the department on its present basis and not a cent or the purchase of apparatus that may be at any time needed if any of the apparatus low on hand should be rendered useless by accident. He also insisted that so far no nore money has been provided for the sinking fund than is needed to pay the interest on bonds. Some of these bonds will shortly ecome due, the first batch in a year, and not a cent has been provided to take them up. He maintained that it is nothing more han business policy to so raise the limit of he sinking fund as to enable the council to rovide funds by taxation for taking up bonds when they mature,

"There is nothing in the charter to pre ent the city from supplanting such bonds with refunding bonds whenever they fall lue," answered Mr. Yates and this was the only argument made in answer to the comp-

Opposes Everything.

W. H. Green insisted that taxpayers are finding such difficulty in paying taxes that any increase should be frowned down upon. He had not fully examined the charter re vision bill, but such pertions as he had seen were calculated to increase taxation and therefore he thought the whole measure a bad one. "If our present city officials cannot run the city on the money we give them, why then we can get somebody else," he

City Prosecutor Miller admitted that most of the proposed charter amendments are not needed, but he insisted that in one respect the city charter should be changed. salary of the city prosecutor, of all officers of the city, should be raised. He did not all my life," which brought out another advocate this increase for his own sake, but for the unfortunate being who might succeed him

A. P. Tukey, who was a member of the charter committee that had drawn the bill, attempted to defend it, but was repeatedly interrupted by cries of "question" from the attendants who supported the reso- judges," said Judge Fawcett, "are the most piles; sent by mail free,

lutions. He succeeded in stating, however, personated lot of Christians I know of that the charter committee had worked for However, he managed, like Commissioner several weeks on the bill and had recom- Irvine, to compliment the local bar in many mended such changes only as seemed abso- ways. Although clevated to the bench he lutely necessary. That they were needed, he had not forgotten that he was once a lawasserted, would be admitted by all present | yer at the bar and he did not ignore the if they took the trouble to investigate. possibility that he might become a mere The resolutions carried, however, by a big practicing attorney again in 1990, said he.

The purpose of the meeting having been cannot be cornered, he went on, and even accomplished, about half the audience with- it occasionally slips through only by means drew and despite objection from a majority of a rather free use of a rubber stamp, alof the remainder, ex-Mayor Johnson of South lowing a rehearing. This was a Omaha introduced a resolution requesting natured hit at the supreme court. He had the representatives of Douglas county to a few pleasantries at Judge Munger's exwithdraw the bills introduced in the legis- pense, the life tenure of the latter making lature to annex the cities of Omaha and him a solid wall into which a ram was run South Omaha by a majority vote of both | whenever the speakers felt like doing so. cities. When the resolution was put to a vote the South Omaha contingent had the this kind. W. F. Gurley, John L. Webster, stronger voices apparently, for Chairman M. L. Learned, H. C. Brome, A. L. Sutton

McShane declared them adopted. appointed R. C. Patterson, Henry W. Yates stone on the high road to the Great High and W. S. Poppleton a committee to bring the first resolutions adopted before the Douglas county delegation at Lincoln.

LAWYERS FEAST TOGETHER

Omaha Bar Association Enjoys Its Annual Banquet and Forgets

Forgetting motions, mandamuses, in ounctions and a few other of the disturbing acidents of a lawyer's everyday life, about hundred members of the Omaha Bar assoclation sat down to their annual banquet at the Millard hotel last evening and enjoyed the pleasant humor that comes only when a client has been forgotten or a case has only by using One Minute Cough Cure. been continued over until the next term.

Isaac E. Congdon was the toastmaster and the occasion was passed off with many pleasant indulgences in satire sallies at each l had somewhat the chill of an ordinary lawsuit the local advocates of the cause of the oppressed and the friendless forgot it as, \$50 and \$100. nder the glare of the electric chandeliers, they sent shaft after shaft into each other's epidermis and made sport of the agonies of

By the way of a fitting beginning and to show that all lawyers are loyal to their country, Mr. Congdon proposed a toast to President McKinley, which was drunk standing and with a great deal of enthusiasm. The first toast to be responded to was

the "Federal Tribunal," by Judge W. H. Munger. Judge Munger said the wise framers of the constitution could not have perfected the union without having created the federal court. They foresaw the differences that would in time arise between the various states and the federal government and the United States court had become a link that bound the union closer together. He explained the scope of the federal court and remarked that it is essentially a court of the Commissioner Frank Irvine of the state

supreme court was present and was introduced as being "sometimes with us and sometimes against us." Owing to the press of litigation other members of the supreme court were unable to be present. "I know the crowd I am going to talk to," said Commissioner Irvine, "and I am going to wait until they are good and ready to listen to The fact was that his audience felt out of court and for once had a member of the highest tribunal of the state at their mercy. He did finally succeed in getting a chance to explain the modus operandi of the workings of the supreme court. "I am like a delegate from the territories in congress,' he observed; "I have a great deal to say but no vote. Whatever I may say may bind me by way of estoppel, but it binds nobody else." "It's an obiter," shouted a young attorney and a laugh went around the tables. Really I feel as though I was making a record," retaliated the commissioner, "for I never received so much applause before in burst of mirth. He eventually secured an of the federal supreme court to this end.

There is only one court in the state which

The speeches of the evening were all of of South Omaha and many others were each Before adjournment Chairman McShane called upon in turn and thus another mile-Court was passed with feasting and good

> Debate in the Sign Language. A joint debate, the speakers using the sign language, was carried on at the Deaf and Dumb institute yesterday afternoon. The question discussed was, "Resolved, That the Capital of the United States Should Be Be-

moved to the Geographical Center.

affirmative side of the question was handled by Carl Ostrander, Mamie Ostrander and Harry Lang of Iowa, while Lloyd R. Riley. Emma Moore and John O'Brien of Nebraska took the negative. J. Sheer, Sedalia, Mo., conductor on elec-

tric street car line, writes that his little daughter was very low with croup, and her life saved after all physicians had failed, Stamps for Collectors.

The local postoffice officials have received a supply of the newspaper and periodical stamps which were withdrawn from other's expense. All formalities were left culation some time ago. These are not for utside the building and if the weather there use, but are forwarded for the convenien of collectors who wish to secure sets of the issue. They are in denominations of , 10, 25 and 50 cents, and \$2, \$5, \$10, \$20,

FOUR BOXES DID IT. Remarkable Success of a New Pile

People who have suffered for months or years from the pain and inconvenience of that common disorder, piles, will look with skepticism upon the claims of the makers of the new discovery for a cure of all forms of piles, known under the name of Pyramid Pile Cure; nevertheless the extraordinary cures performed by this remedy are such as to warrant the investigation of any sufferer. As a case in point the following letter speaks for itself.

Mr. Henry Thomas of sub-station No. 3, Hosack avenue, Columbus, Ohio, writes as follows.

Gentlemen-I want you to use my name if will be of any use to you. I was so had ith plies that I lost work on that account. Nothing helpsed me. I read in Cincinnati of the many cures of piles by the Pyramid Pile Cure and I went to a drug store and asked for it. The drug clerk told me that he had something else that he thought was better, but I told him that I wanted to try the Pyramid first. Pyramid first.

The first box helped me so much that I tried another and then to complete the cure used two more boxes, making four in all. I with the worst kind of protruding piles I suffered death from piles, but I have found the Pyramid Pile Cure to be just as represented. I have recommended it to sevable to write you what good the remedy has

Physicians recommend the Pyramid Pile Sure because it contains no opium, cocains or mineral poison of any kind and because t is so safe and pleasant to use, being pain-ess and applied at night. The patient is less and applied at night. cured in a surprisingly short time and with no inconvenience whatever.

The Pyramid Pile Cure is sold by drug-gists of 50 cents per package and if there is

burst of mirth. He eventually secured an any constipatoin it is well to use the Pyracopportunity to say something good of the mid Pills at the same time with the Pile Nebraska bar and the Omaha end of it in Cure, as constipation is very often the cause particular, quoting the words of Judge Millor of piles and the pills effectually remove the

of the federal supreme court to this end.

Judge Jacob Fawcett responded to the Write to Pyramid Drug Co., Marshall, tosat, "The District Court." "The district Mich., for little book on cause and cure of